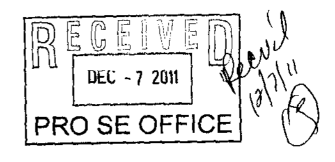
United States District Court Castera District of New York

Ann Burton, Plantiff, -against-

11-01-4274

N. Y. S. Supartment of Labor, S. Borenstein, J. Myseus, D. Houch, A. Doe, Ma. Clover, V. Cashelo, J. Smith. Defendant.



Judge Towner, As you know, ply is not in receipt of the Courts M+O dated 11/14/113 which is just another prine example of Justice in the U.S. D.C. EDN.Y.

On numerous occasions the Court has construed and mu confued p/40 complaints in Javan of the deft. Therefore, p/4 is baffled as to why, besed on the numerous dept dismissals and dismissals of Borenstein, Myers, and the N.Y.S. Dal., did the Court not include Houch, Due, Glover, Castello and Smith? PHY did not mention whether any of the defts were or are NYSDOL employees. However, two deft were "terminated," without any

inguisy to plty, which denied pltps constitutional rights, again.

The answers to the Court inquirie, M+O are:

- 1) Other deft are employees
- 2) If the Court Capricionsly terminated two employees and the NYSDOL, why would the Court waste additional time and money to address the other defts which just as the Court assumed Bounstan and Myers as employees, the Court should have assumed the others were as well.
- 3) Therefore their actions are irrelivant and I submit my appeal.

am Such Pro Se

Dated: Nacember 6, 2011